



General Assembly

Amendment

June Special Session, 2017

LCO No. 10528



Offered by:

REP. LESSER, 100th Dist.

SEN. FLEXER, 29th Dist.

To: Senate Bill No. **1503**

File No.

Cal. No.

***"AN ACT MAKING MINOR AND TECHNICAL CHANGES TO THE
STATE BUDGET AND RELATED IMPLEMENTING PROVISIONS
FOR THE BIENNIUM ENDING JUNE 30, 2019."***

1 Strike section 27 in its entirety and renumber the remaining sections
2 and internal references accordingly

3 After the last section, add the following and renumber sections and
4 internal references accordingly:

5 "Sec. 501. Subdivision (2) of subsection (a) of section 9-705 of the
6 general statutes, as amended by section 268 of public act 17-2 of the
7 June special session, is repealed and the following is substituted in lieu
8 thereof (*Effective from passage*):

9 (2) The qualified candidate committee of a candidate for the office of
10 Governor who has been nominated, or who has qualified to appear on
11 the election ballot in accordance with the provisions of subpart C of
12 part III of chapter 153, shall be eligible to receive a grant from the fund

13 for the general election campaign in the amount of six million dollars,
14 provided [(A) any such committee shall receive seventy-five per cent
15 of said amount if such committee applies for such grant, in accordance
16 with section 9-706, on or after the seventieth day but before the fifty-
17 sixth day preceding the election, (B) any such committee shall receive
18 sixty-five per cent of said amount if such committee so applies on or
19 after the fifty-sixth day but before the forty-second day preceding the
20 election, (C) any such committee shall receive fifty-five per cent of said
21 amount if such committee so applies on or after the forty-second day
22 but before the twenty-eighth day preceding the election, (D) any such
23 committee shall receive forty per cent of said amount if such
24 committee so applies on or after the twenty-eighth day preceding the
25 election, and (E)] in the case of an election held in 2014, or thereafter,
26 [except for in 2018,] said amount shall be adjusted under subsection (d)
27 of this section.

28 Sec. 502. Subdivision (2) of subsection (b) of section 9-705 of the
29 general statutes, as amended by section 269 of public act 17-2 of the
30 June special session, is repealed and the following is substituted in lieu
31 thereof (*Effective from passage*):

32 (2) The qualified candidate committee of a candidate for the office of
33 Attorney General, State Comptroller, Secretary of the State or State
34 Treasurer who has been nominated, or who has qualified to appear on
35 the election ballot in accordance with the provisions of subpart C of
36 part III of chapter 153, shall be eligible to receive a grant from the fund
37 for the general election campaign in the amount of seven hundred fifty
38 thousand dollars, provided [(A) any such committee shall receive
39 seventy-five per cent of said amount if such committee applies for such
40 grant, in accordance with section 9-706, on or after the seventieth day
41 but before the fifty-sixth day preceding the election, (B) any such
42 committee shall receive sixty-five per cent of said amount if such
43 committee so applies on or after the fifty-sixth day but before the forty-
44 second day preceding the election, (C) any such committee shall
45 receive fifty-five per cent of said amount if such committee so applies
46 on or after the forty-second day but before the twenty-eighth day

47 preceding the election, (D) any such committee shall receive forty per
48 cent of said amount if such committee so applies on or after the
49 twenty-eighth day preceding the election, and (E)] in the case of an
50 election held in 2014, or thereafter, [except for in 2018,] said amount
51 shall be adjusted under subsection (d) of this section.

52 Sec. 503. Subsection (d) of section 9-705 of the general statutes, as
53 amended by section 270 of public act 17-2 of the June special session, is
54 repealed and the following is substituted in lieu thereof (*Effective from*
55 *passage*):

56 (d) For elections held in 2014, and thereafter, [except for in 2018,] the
57 amount of the grants in subsections (a), (b) and (c) of this section shall
58 be adjusted by the State Elections Enforcement Commission not later
59 than January 15, 2014, and quadrennially thereafter, [except for in
60 2018,] in accordance with any change in the consumer price index for
61 all urban consumers as published by the United States Department of
62 Labor, Bureau of Labor Statistics, during the period beginning on
63 January 1, 2010, and ending on December thirty-first in the year
64 preceding the year in which said adjustment is to be made.

65 Sec. 504. Subdivision (2) of subsection (e) of section 9-705 of the
66 general statutes, as amended by section 271 of public act 17-2 of the
67 June special session, is repealed and the following is substituted in lieu
68 thereof (*Effective from passage*):

69 (2) The qualified candidate committee of a candidate for the office of
70 state senator who has been nominated, or has qualified to appear on
71 the election ballot in accordance with subpart C of part III of chapter
72 153, shall be eligible to receive a grant from the fund for the general
73 election campaign in the amount of eighty-five thousand dollars,
74 provided [(A) any such committee shall receive seventy-five per cent
75 of said amount if such committee applies for such grant, in accordance
76 with section 9-706, on or after the seventieth day but before the fifty-
77 sixth day preceding the election, (B) any such committee shall receive
78 sixty-five per cent of said amount if such committee so applies on or

79 after the fifty-sixth day but before the forty-second day preceding the
80 election, (C) any such committee shall receive fifty-five per cent of said
81 amount if such committee so applies on or after the forty-second day
82 but before the twenty-eighth day preceding the election, (D) any such
83 committee shall receive forty per cent of said amount if such
84 committee so applies on or after the twenty-eighth day preceding the
85 election, and (E)] in the case of an election held in 2010, or thereafter,
86 [except for in 2018,] said amount shall be adjusted under subsection (h)
87 of this section.

88 Sec. 505. Subdivision (2) of subsection (f) of section 9-705 of the
89 general statutes, as amended by section 272 of public act 17-2 of the
90 June special session, is repealed and the following is substituted in lieu
91 thereof (*Effective from passage*):

92 (2) The qualified candidate committee of a candidate for the office of
93 state representative who has been nominated, or has qualified to
94 appear on the election ballot in accordance with subpart C of part III of
95 chapter 153, shall be eligible to receive a grant from the fund for the
96 general election campaign in the amount of twenty-five thousand
97 dollars, provided [(A) any such committee shall receive seventy-five
98 per cent of said amount if such committee applies for such grant, in
99 accordance with section 9-706, on or after the seventieth day but before
100 the fifty-sixth day preceding the election, (B) any such committee shall
101 receive sixty-five per cent of said amount if such committee so applies
102 on or after the fifty-sixth day but before the forty-second day
103 preceding the election, (C) any such committee shall receive fifty-five
104 per cent of said amount if such committee so applies on or after the
105 forty-second day but before the twenty-eighth day preceding the
106 election, (D) any such committee shall receive forty per cent of said
107 amount if such committee so applies on or after the twenty-eighth day
108 preceding the election, and (E)] in the case of an election held in 2010,
109 or thereafter, [except for in 2018,] said amount shall be adjusted under
110 subsection (h) of this section.

111 Sec. 506. Subsection (h) of section 9-705 of the general statutes, as

112 amended by section 273 of public act 17-2 of the June special session, is
113 repealed and the following is substituted in lieu thereof (*Effective from*
114 *passage*):

115 (h) For elections held in 2010, and thereafter, [except for in 2018,] the
116 amount of the grants in subsections (e), (f) and (g) of this section shall
117 be adjusted by the State Elections Enforcement Commission not later
118 than January 15, 2010, and biennially thereafter, [except for in 2018,] in
119 accordance with any change in the consumer price index for all urban
120 consumers as published by the United States Department of Labor,
121 Bureau of Labor Statistics, during the period beginning on January 1,
122 2008, and ending on December thirty-first in the year preceding the
123 year in which said adjustment is to be made.

124 Sec. 507. Subdivision (1) of subsection (g) of section 9-7a of the
125 general statutes, as amended by section 274 of public act 17-2 of the
126 June special session, is repealed and the following is substituted in lieu
127 thereof (*Effective from passage*):

128 (g) (1) [In] Except as provided in subdivision (2) of this subsection,
129 in the case of a written complaint filed with the commission pursuant
130 to section 9-7b [, commission staff shall conduct and complete a
131 preliminary examination of such complaint by the fourteenth day
132 following its receipt, at which time such staff shall, at its discretion, (A)
133 dismiss the complaint for failure to allege any substantial violation of
134 state election law supported by evidence, (B) engage the respondent in
135 discussions in an effort to speedily resolve any matter pertaining to a
136 de minimis violation, or (C) investigate and docket the complaint for a
137 determination by the commission that probable cause or no probable
138 cause exists for any such violation. If commission staff dismisses a
139 complaint pursuant to subparagraph (A) of this subdivision, such staff
140 shall provide a brief written statement concisely setting forth the
141 reasons for such dismissal. If commission staff engages a respondent
142 pursuant to subparagraph (B) of this subdivision but is unable to
143 speedily resolve any such matter described in said subparagraph by
144 the forty-fifth day following receipt of the complaint, such staff shall

145 docket such complaint for a determination by the commission that
146 probable cause or no probable cause exists for any violation of state
147 election law. If] on or after January 1, 1988, if the commission does not,
148 by the sixtieth day following receipt of the complaint, either issue a
149 decision or render its determination that probable cause or no probable
150 cause exists for [any violation] one or more violations of state election
151 laws, the complainant or respondent may apply to the superior court
152 for the judicial district of Hartford for an order to show cause why the
153 commission has not acted upon the complaint and to provide evidence
154 that the commission has unreasonably delayed action. [For any
155 complaint received on or after January 1, 2018, if the commission does
156 not, by one year following receipt of such complaint, issue a decision
157 thereon, the commission shall dismiss such complaint, provided the
158 length of time of any delay caused by (i) the commission or
159 commission staff granting any extension or continuance to a
160 respondent prior to the issuance of any such decision, (ii) any
161 subpoena issued in connection with such complaint, (iii) any litigation
162 in state or federal court related to such complaint, or (iv) any
163 investigation by, or consultation of the commission or commission
164 staff with, the Chief State's Attorney, the Attorney General, the United
165 States Department of Justice or the United States Attorney for
166 Connecticut related to such complaint, shall be added to such one
167 year.]

168 Sec. 508. Subdivision (5) of subsection (a) of section 9-7b of the
169 general statutes, as amended by section 275 of public act 17-2 of the
170 June special session, is repealed and the following is substituted in lieu
171 thereof (*Effective from passage*):

172 (5) (A) To inspect or audit at any reasonable time and upon
173 reasonable notice the accounts or records of any treasurer or principal
174 treasurer, except as provided for in subparagraph (B) of this
175 subdivision, as required by chapter 155 or 157 and to audit any such
176 election, primary or referendum held within the state; provided, (i) (I)
177 not later than two months preceding the day of an election at which a
178 candidate is seeking election, the commission shall complete any audit

179 it has initiated in the absence of a complaint that involves a committee
180 of the same candidate from a previous election, and (II) during the
181 two-month period preceding the day of an election at which a
182 candidate is seeking election, the commission shall not initiate an audit
183 in the absence of a complaint that involves a committee of the same
184 candidate from a previous election, and (ii) the commission shall not
185 audit any caucus, as defined in subdivision (1) of section 9-372.

186 (B) When conducting an audit after an election or primary, the
187 commission shall randomly audit not more than fifty per cent of
188 candidate committees, which shall be selected through the process of a
189 [weighted] lottery conducted by the commission, [that takes into
190 account the selection frequency of a district served by the office of state
191 senator or state representative, as applicable, for the immediately
192 preceding three regular elections for such office and increases or
193 decreases the likelihood that such district will be selected for audit
194 based on such selection frequency,] except that the commissioner shall
195 audit all candidate committees for candidates for a state-wide office.

196 (C) The commission shall notify, in writing, any committee of a
197 candidate for an office in the general election, or of any candidate who
198 had a primary for nomination to any such office not later than May
199 thirty-first of the year immediately following such election. In no case
200 shall the commission audit any such candidate committee that the
201 commission fails to provide notice to in accordance with this
202 subparagraph;

203 Sec. 509. Section 9-704 of the general statutes, as amended by section
204 276 of public act 17-2 of the June special session, is repealed and the
205 following is substituted in lieu thereof (*Effective from passage*):

206 (a) The amount of qualifying contributions that the candidate
207 committee of a candidate shall be required to receive in order to be
208 eligible for grants from the Citizens' Election Fund shall be:

209 (1) In the case of a candidate for nomination or election to the office
210 of Governor, contributions from individuals in the aggregate amount

211 of two hundred fifty thousand dollars, of which two hundred twenty-
212 five thousand dollars or more is contributed by individuals residing in
213 the state. [, except that in the case of a primary or election held in 2022,
214 or thereafter, the aggregate contribution amounts shall be first adjusted
215 under subdivision (1) of subsection (b) of this section and then
216 rounded to the nearest multiple of one hundred dollars with exactly
217 fifty dollars rounded upward.] The provisions of this subdivision shall
218 be subject to the following: (A) [Except as provided in subparagraph
219 (C) of this subdivision and subsection (g) of section 9-610, (i) before
220 January 1, 2019, the] The candidate committee shall return the portion
221 of any contribution or contributions from any individual, including
222 said candidate, that exceeds one hundred dollars, [(ii) on and after
223 January 1, 2019, the candidate committee shall return the portion of
224 any contribution or contributions from any individual, including said
225 candidate, that exceeds two hundred fifty dollars,] and [(iii) any] such
226 excess portion shall not be considered in calculating [the aggregate
227 contribution] such amounts, [under this subdivision,] and (B) all
228 contributions received by (i) an exploratory committee established by
229 said candidate, or (ii) an exploratory committee or candidate
230 committee of a candidate for the office of Lieutenant Governor who is
231 deemed to be jointly campaigning with a candidate for nomination or
232 election to the office of Governor under subsection (a) of section 9-709,
233 which meet the criteria for qualifying contributions to candidate
234 committees under this section shall be considered in calculating [the
235 aggregate contribution] such amounts; [,] and [(C) in the case of a
236 primary or election held in 2022, or thereafter, the two-hundred-fifty-
237 dollar maximum individual contribution amount provided in
238 subparagraph (A) of this subdivision shall be first adjusted under
239 subdivision (1) of subsection (c) of this section and then rounded to the
240 nearest multiple of ten dollars with exactly five dollars rounded
241 upward.]

242 (2) In the case of a candidate for nomination or election to the office
243 of Lieutenant Governor, Attorney General, State Comptroller, State
244 Treasurer or Secretary of the State, contributions from individuals in

245 the aggregate amount of seventy-five thousand dollars, of which sixty-
246 seven thousand five hundred dollars or more is contributed by
247 individuals residing in the state, [except that in the case of a primary
248 or election for Lieutenant Governor held in 2022, or thereafter, the
249 aggregate contribution amounts shall be first adjusted under
250 subdivision (1) of subsection (b) of this section and then rounded to the
251 nearest multiple of one hundred dollars with exactly fifty dollars
252 rounded upward and in the case of a primary or election for Attorney
253 General, State Comptroller, State Treasurer or Secretary of the State
254 held in 2018, or thereafter, the aggregate contribution amounts shall be
255 first adjusted under subdivision (2) of subsection (b) of this section and
256 then rounded to the nearest multiple of one hundred dollars with
257 exactly fifty dollars rounded upward.] The provisions of this
258 subdivision shall be subject to the following: (A) [Except as provided
259 in subparagraph (C) of this subdivision and subsection (g) of section 9-
260 610, (i) before January 1, 2019, the] The candidate committee shall
261 return the portion of any contribution or contributions from any
262 individual, including said candidate, that exceeds one hundred dollars,
263 [(ii) on and after January 1, 2019, the candidate committee shall return
264 the portion of any contribution or contributions from any individual,
265 including said candidate, that exceeds two hundred fifty dollars,] and
266 [(iii) any] such excess portion shall not be considered in calculating
267 [the aggregate contribution] such amounts, [under this subdivision,]
268 and (B) all contributions received by an exploratory committee
269 established by said candidate that meet the criteria for qualifying
270 contributions to candidate committees under this section shall be
271 considered in calculating [the aggregate contribution amounts, and (C)
272 in the case of a primary or election held in 2022, or thereafter, the two-
273 hundred-fifty-dollar maximum individual contribution amount
274 provided in subparagraph (A) of this subdivision shall be first adjusted
275 under subdivision (1) of subsection (c) of this section and then
276 rounded to the nearest multiple of ten dollars with exactly five dollars
277 rounded upward] such amounts.

278 (3) In the case of a candidate for nomination or election to the office

279 of state senator for a district, contributions from individuals in the
280 aggregate amount of fifteen thousand dollars, including contributions
281 from at least three hundred individuals residing in municipalities
282 included, in whole or in part, in said district. [, except that in the case
283 of a primary or election held in 2018, or thereafter, the aggregate
284 contribution amount shall be first adjusted under subdivision (3) of
285 subsection (b) of this section and then rounded to the nearest multiple
286 of one hundred dollars with exactly fifty dollars rounded upward.]
287 The provisions of this subdivision shall be subject to the following: (A)
288 [Except as provided in subparagraph (D) of this subdivision and
289 subsection (g) of section 9-610, (i) before December 1, 2017, the] The
290 candidate committee shall return the portion of any contribution or
291 contributions from any individual, including said candidate, that
292 exceeds one hundred dollars, [(ii) on and after December 1, 2017, the
293 candidate committee shall return the portion of any contribution or
294 contributions from any individual, including said candidate, that
295 exceeds two hundred fifty dollars,] and [(iii) any] such excess portion
296 shall not be considered in calculating the aggregate contribution
297 amount under this subdivision, (B) no contribution shall be counted
298 for the purposes of the requirement under this subdivision for
299 contributions from at least three hundred individuals residing in
300 municipalities included, in whole or in part, in the district unless the
301 contribution is five dollars or more, and (C) all contributions received
302 by an exploratory committee established by said candidate that meet
303 the criteria for qualifying contributions to candidate committees under
304 this section shall be considered in calculating the aggregate
305 contribution amount under this subdivision and all such exploratory
306 committee contributions that also meet the requirement under this
307 subdivision for contributions from at least three hundred individuals
308 residing in municipalities included, in whole or in part, in the district
309 shall be counted for the purposes of said requirement. [, and (D) in the
310 case of a primary or election held in 2020, or thereafter, the two-
311 hundred-fifty-dollar maximum individual contribution amount
312 provided in subparagraph (A) of this subdivision shall be adjusted
313 under subdivision (2) of subsection (c) of this section and then

314 rounded to the nearest multiple of ten dollars with exactly five dollars
315 rounded upward.]

316 (4) In the case of a candidate for nomination or election to the office
317 of state representative for a district, contributions from individuals in
318 the aggregate amount of five thousand dollars, including contributions
319 from at least one hundred fifty individuals residing in municipalities
320 included, in whole or in part, in said district, [, except that in the case
321 of a primary or election held in 2018, or thereafter, the aggregate
322 contribution amount shall be first adjusted under subdivision (3) of
323 subsection (b) of this section and then rounded to the nearest multiple
324 of one hundred dollars with exactly fifty dollars rounded upward.]
325 The provisions of this subdivision shall be subject to the following: (A)
326 [Except as provided in subparagraph (D) of this subdivision and
327 subsection (g) of section 9-610, (i) before December 1, 2017, the] The
328 candidate committee shall return the portion of any contribution or
329 contributions from any individual, including said candidate, that
330 exceeds one hundred dollars, [(ii) on and after December 1, 2017, the
331 candidate committee shall return the portion of any contribution or
332 contributions from any individual, including said candidate, that
333 exceeds two hundred fifty dollars,] and [(iii) any] such excess portion
334 shall not be considered in calculating the aggregate contribution
335 amount under this subdivision, (B) no contribution shall be counted
336 for the purposes of the requirement under this subdivision for
337 contributions from at least one hundred fifty individuals residing in
338 municipalities included, in whole or in part, in the district unless the
339 contribution is five dollars or more, and (C) all contributions received
340 by an exploratory committee established by said candidate that meet
341 the criteria for qualifying contributions to candidate committees under
342 this section shall be considered in calculating the aggregate
343 contribution amount under this subdivision and all such exploratory
344 committee contributions that also meet the requirement under this
345 subdivision for contributions from at least one hundred fifty
346 individuals residing in municipalities included, in whole or in part, in
347 the district shall be counted for the purposes of said requirement. [,

348 and (D) in the case of a primary or election held in 2020, or thereafter,
349 the two-hundred-fifty-dollar maximum individual contribution
350 amount provided in subparagraph (A) of this subdivision shall be
351 adjusted under subdivision (2) of subsection (c) of this section and then
352 rounded to the nearest multiple of ten dollars with exactly five dollars
353 rounded upward.]

354 (5) Notwithstanding the provisions of subdivisions (3) and (4) of
355 this subsection, in the case of a special election for the office of state
356 senator or state representative for a district, (A) the aggregate amount
357 of qualifying contributions that the candidate committee of a candidate
358 for such office shall be required to receive in order to be eligible for a
359 grant from the Citizens' Election Fund shall be seventy-five per cent or
360 more of the corresponding amount required under the applicable said
361 subdivision (3) or (4), [as adjusted and rounded pursuant to the
362 applicable provisions of subsection (b) of this section,] and (B) the
363 number of contributions required from individuals residing in
364 municipalities included, in whole or in part, in said district shall be
365 seventy-five per cent or more of the corresponding number required
366 under the applicable said subdivision (3) or (4).

367 [(b) (1) For elections for the office of Governor or Lieutenant
368 Governor held in 2022, and thereafter, the aggregate contribution
369 amounts in subdivision (1) or (2), as applicable, of subsection (a) of this
370 section shall be adjusted by the State Elections Enforcement
371 Commission not later than January 15, 2022, and quadrennially
372 thereafter, in accordance with any change in the consumer price index
373 for all urban consumers as published by the United States Department
374 of Labor, Bureau of Labor Statistics, during the period beginning on
375 January 1, 2017, and ending on December thirty-first in the year
376 preceding the year in which said adjustment is to be made.

377 (2) For elections for the office of Attorney General, State
378 Comptroller, State Treasurer or Secretary of the State held in 2018, and
379 thereafter, the aggregate contribution amounts in subdivision (2) of
380 subsection (a) of this section shall be adjusted by the State Elections

381 Enforcement Commission not later than January 15, 2018, and
382 quadrennially thereafter, in accordance with any change in the
383 consumer price index for all urban consumers as published by the
384 United States Department of Labor, Bureau of Labor Statistics, during
385 the period beginning on January 1, 2017, and ending on December
386 thirty-first in the year preceding the year in which said adjustment is
387 to be made.

388 (3) For elections for the office of state senator or state representative
389 held in 2018, and thereafter, the aggregate contribution amounts in
390 subdivision (3) or (4), as applicable, of subsection (a) of this section
391 shall be adjusted by the State Elections Enforcement Commission not
392 later than January 15, 2018, and biennially thereafter, in accordance
393 with any change in the consumer price index for all urban consumers
394 as published by the United States Department of Labor, Bureau of
395 Labor Statistics, during the period beginning on January 1, 2017, and
396 ending on December thirty-first in the year preceding the year in
397 which said adjustment is to be made.

398 (c) (1) For elections for the office of Governor, Lieutenant Governor,
399 Attorney General, State Comptroller, State Treasurer or Secretary of
400 the State held in 2022, and thereafter, the two-hundred-fifty-dollar
401 maximum individual contribution amount in subdivision (1) or (2), as
402 applicable, of subsection (a) of this section shall be adjusted by the
403 State Elections Enforcement Commission not later than January 15,
404 2022, and quadrennially thereafter, in accordance with any change in
405 the consumer price index for all urban consumers as published by the
406 United States Department of Labor, Bureau of Labor Statistics, during
407 the period beginning on January 1, 2017, and ending on December
408 thirty-first in the year preceding the year in which said adjustment is
409 to be made.

410 (2) For elections for the office of state senator or state representative
411 held in 2020, and thereafter, the two-hundred-fifty-dollar maximum
412 individual contribution amount in subdivision (3) or (4), as applicable,
413 of subsection (a) of this section shall be adjusted by the State Elections

414 Enforcement Commission not later than January 15, 2020, and
415 biennially thereafter, in accordance with any change in the consumer
416 price index for all urban consumers as published by the United States
417 Department of Labor, Bureau of Labor Statistics, during the period
418 beginning on January 1, 2017, and ending on December thirty-first in
419 the year preceding the year in which said adjustment is to be made.]

420 [(d)] (b) Each individual who makes a contribution of more than
421 fifty dollars to a candidate committee established to aid or promote the
422 success of a participating candidate for nomination or election shall
423 include with the contribution a certification that contains the same
424 information described in subdivision (3) of subsection (c) of section 9-
425 608 and shall follow the same procedure prescribed in said subsection.

426 [(e)] (c) The following shall not be deemed to be qualifying
427 contributions under subsection (a) of this section and shall be returned
428 by the treasurer of the candidate committee to the contributor or
429 transmitted to the State Elections Enforcement Commission for deposit
430 in the Citizens' Election Fund:

431 (1) A contribution from a principal of a state contractor or
432 prospective state contractor;

433 (2) A contribution of less than five dollars, and a contribution of five
434 dollars or more from an individual who does not provide the full name
435 and complete address of the individual;

436 (3) A contribution under subdivision (1) or (2) of subsection (a) of
437 this section from an individual who does not reside in the state, in
438 excess of the applicable limit on contributions from out-of-state
439 individuals in subsection (a) of this section; and

440 (4) A contribution made by a youth who is less than twelve years of
441 age.

442 [(f)] (d) After a candidate committee receives the applicable
443 aggregate amount of qualifying contributions under subsection (a) of

444 this section, the candidate committee shall transmit any additional
 445 contributions that it receives to the State Treasurer for deposit in the
 446 Citizens' Election Fund.

447 [(g)] (e) As used in this section, "principal of a state contractor or
 448 prospective state contractor" has the same meaning as provided in
 449 subsection (g) of section 9-612, and "individual" shall include sole
 450 proprietorships."

This act shall take effect as follows and shall amend the following sections:		
Sec. 501	<i>from passage</i>	9-705(a)(2)
Sec. 502	<i>from passage</i>	9-705(b)(2)
Sec. 503	<i>from passage</i>	9-705(d)
Sec. 504	<i>from passage</i>	9-705(e)(2)
Sec. 505	<i>from passage</i>	9-705(f)(2)
Sec. 506	<i>from passage</i>	9-705(h)
Sec. 507	<i>from passage</i>	9-7a(g)(1)
Sec. 508	<i>from passage</i>	9-7b(a)(5)
Sec. 509	<i>from passage</i>	9-704